# **EXHIBIT C**

#### CONDON & FORSYTH LLP

NEW YORK LOS ANGELES

Direct Dial: (212) 894-6750 Direct Fax: (212) 370-4453 mturner@condonlaw.com

September 14, 2007

VIA FACSIMILE (248) 351-3082 Confirmation Copy to Follow Via U.S. Mail

Scott R. Torpey, Esq. Jaffe, Raitt, Heuer & Weiss 27777 Franklin Road, Suite 2500 Southfield, MI 48034-8214

VIA FACSIMILE (714) 285-9700 Confirmation Copy to Follow Via U.S. Mail

Jeffrey A. Worthe, Esquire Worthe, Hanson & Worthe The Xerox Centre 1851 East First Street, Ninth Floor Santa Ana, CA 92705

Re:

All Nippon Airways Company, Ltd. v. United Air Lines, Inc. United States District Court for the Northern District of California

Case No. C 07 3422 EDL C & F Ref.: MST/05901

#### Dear Gentlemen:

I am writing in response to Mr. Torpey's letter dated September 12, 2007 and the deposition notices attached thereto. As I informed you in my emails of August 21, 2007 and August 28, 2007 and my letters of August 30, 2007 and September 7, 2007, at least two, if not all three, members of ANA's flight crew will be available for deposition on the dates you requested, November 27 through November 29. We will let you know closer to that time, when the flight crews' schedules become fixed, whether we will be able to produce all three witnesses. If one of these three witnesses is not available, we will let you know and provide alternate dates as soon as possible.

Further to my letter of August 30, 2007, and your request for a "PMK," no such witness will be provided unless you can explain how the Ground Handling Agreement referred to in and attached to your Counter-Complaint could have any relevance to any issue in this case and why any question regarding this agreement cannot be answered through interrogatories or admissions.

CONDON & FORSYTH LLP

Torpey/Worthe September 14, 2007 Page 2

Attached please find deposition notices for United's flight crew, ramp controller, and tug driver. We have requested that United provide dates for these depositions on multiple occasions and no dates have been provided. Accordingly, we have selected our own dates, which are reflected in the attached notices. Please advise if the United witnesses are unavailable on these dates and on what dates they will be available and we will be happy to reschedule their depositions for mutually convenient dates at a location convenient to the witnesses.

Thank you for your anticipated cooperation in this regard.

Sincerely yours,

Marshall S. Turner

MST/hlj Enclosure

cc:

Walt Kopas Frank Silane

Scott Cunningham

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Frank A. Silane (State Bar No.: 90940)
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    Rod D. Margo (State Bar No.: 97706)
    Scott D. Cunningham (State Bar No.: 200413)
2
    CONDON & FORSYTH LLP
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    1901 Avenue of the Stars, Suite 850
    Los Angeles, California 90067-6010
Telephone: (310) 557-2030
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    Facsîmile: (310) 557-1299
    Email: fsilane@condonlaw.com
 5
    Email: rmargo@condonlaw.com
    Email: scunningham@condonlaw.com
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 7
       -and-
    Marshall S. Turner (pro hac vice)
 8
    CONDON & FORSYTH LLP
    7 Times Square
    New York, NY 10036
    Telephone: (212) 490-9100
10
    Facsimile: (212) 370-4453
    Email: mturner@condonlaw.com
11
    Attorneys for Plaintiff
12
    ALL NIPPON AIRWAYS COMPANY, LTD.
13
                        UNITED STATES DISTRICT COURT
14
                     NORTHERN DISTRICT OF CALIFORNIA
15
    ALL NIPPON AIRWAYS COMPANY, )
                                             Case No. C07-03422 EDL
16
    LTD.,
                                             NOTICE OF DEPOSITION
                Plaintiff,
17
18
          VS.
    UNITED AIR LINES, INC.,
19
                Defendant.
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21
          PLEASE TAKE NOTICE that Plaintiff, ALL NIPPON AIRWAYS
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    COMPANY, LTD. (hereinafter referred to as "ANA"), will take the videotaped
23
    oral deposition of Julio Hernandez commencing on Tuesday, December 11, 2007 at
24
    10:00 a.m. and continuing from day to day until completed.
25
          The above deposition will be taken before a court reporter authorized to
26
    administer oaths in the State of California at Condon & Forsyth LLP, 1901 Avenue
27
    of the Stars, Suite 850, Los Angeles, CA 90067.
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Document 34-6

Filed 11/09/2007

Page 4 of 23

Case 3:07-cv-03422-EDL

NOTICE OF DEPOSITION

!	Case 3:07-cv-03422-EDL Docu	ment 34-6	Filed 11/09/2007	Page 5 of 23
• (			-!	
1	PLEASE TAKE FURTH	ER NOTIC	E that the witness	s shall bring with him
2	to the deposition all original do	cuments ide	entified in Schedul	e "A" attached to this
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8	Dated: September 14, 2007	CONDON	& FORSYTH LL	<b>p</b>
9	Dated. Deptember 11, 2007	CONDON		
10		By:		
11		FRANK	A. SILAME MARGO	
12		SCOTI	D. CUNNINGHA	
13			HALL S. TURNE	
14		ALL N	PPON AIRWAYS	S COMPANY, LTD.
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Los Angeles, California 90067-6010 Telephone: (310) 557-2030

NOTICE OF DEPOSITION CASE NO.: C07-03422 EDL

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1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067-6010

#### **SCHEDULE "A"**

The term "documents" as used herein means writings of every kind and correspondence, transcripts, summaries, notes. including memoranda, opinions, reports, tabulations, statements, photographs, drawings, charts, graphs, models, information stored in or generated by computer programs, bulletins, books, schedules, compilations, lists, worksheets, records of any communications, conversations or conferences, telegrams, appointment books, calendars, diaries, audio or video tape recordings, manuals, ledgers and journals. It is requested that all such documents be brought with the deponent, whether or not the deponent or any party will claim that any such document is protected from discovery by the attorney/client privilege or work product rule. The use of the term "documents" includes the original of such writings and any copies which bear notations or information in addition to that contained in the original. A document is deemed to be in custody or control of the witness if such witness has a right to secure the document or a copy thereof from any person or any public or private entity having actual physical possession thereof.

- 1. The entire contents of the deponent's file concerning the subject accident which took place on October 7, 2003 at San Francisco International Airport.
- 2. Any and all documents regarding the subject flight and accident and the investigation thereof.
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## **CERTIFICATE OF SERVICE**

The undersigned certifies that a copy of the foregoing PLAINTIFF ALL

## NIPPON AIRWAYS NOTICE OF DEPOSITION OF JULIO HERNANDEZ

was mailed this 14 day of September, 2007, to:

Scott R. Torpey, Esq. Jaffe, Raitt, Heuer & Weiss 2777 Franklin Road, Suite 2500 Southfield, MI 48034-8214 Phone: (248) 727-1461 Fax: (248) 351-3082	Attorneys for defendant
Jeffrey A. Worthe, Esq. Worthe, Hanson & Worthe The Xerox Centre 1851 East First Street, Ninth Floor Santa Ana, CA 92705	Attorneys for defendant

in a properly addressed wrapper in an official depository under the exclusive care

and custody of the United States Post Office Department within the State of New

York.

Sworn to before me this 14th day of September, 2007

TINA M. ZOCCALI Notary Public, State of New York No. 01ZO6059025 Qualified in Rockland County Commission Expires May 21, 20

```
Frank A. Silane (State Bar No.: 90940)
Rod D. Margo (State Bar No.: 97706)
Scott D. Cunningham (State Bar No.: 200413)
CONDON & FORSYTH LLP
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     1901 Avenue of the Stars, Suite 850
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    Los Angeles, California 90067-6010
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Facsimile: (310) 557-1299
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    Email: fsilane@condonlaw.com
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    Email: rmargo@condonlaw.com
     Email: scunningham@condonlaw.com
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        -and-
    Marshall S. Turner (pro hac vice) CONDON & FORSYTH LLP
    7 Times Square
    New York, NY 10036
    Telephone: (212) 490-9100
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     Facsimile: (212) 370-4453
Email: mturner@condonlaw.com
11
     Attorneys for Plaintiff
12
     ALL NÍPPON AIRWAYS COMPANY, LTD.
13
                           UNITED STATES DISTRICT COURT
14
                        NORTHERN DISTRICT OF CALIFORNIA
15
     ALL NIPPON AIRWAYS COMPANY, )
                                                   Case No. C07-03422 EDL
16
     LTD.,
                                                    NOTICE OF DEPOSITION
                  Plaintiff,
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           VS.
     UNITED AIR LINES, INC.,
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                  Defendant.
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21
           PLEASE TAKE NOTICE that Plaintiff, ALL NIPPON AIRWAYS
22
     COMPANY, LTD. (hereinafter referred to as "ANA"), will take the oral
23
     deposition of Edward Loh commencing on Wednesday, December 12, 2007 at 10:00
24
     a.m. and continuing from day to day until completed.
25
           The above deposition will be taken before a court reporter authorized to
26
     administer oaths in the State of California at Condon & Forsyth LLP, 1901 Avenue
27
     of the Stars, Suite 850, Los Angeles, CA 90067.
28
     NOTICE OF DEPOSITION
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Document 34-6

Filed 11/09/2007

Page 8 of 23

Case 3:07-cv-03422-EDL

CASE NO.: C07-03422 EDL

	Case 3:07-cv-03422-EDL Document 34-6 Filed 11/09/2007 Page 9 of 23
1	PLEASE TAKE FURTHER NOTICE that the witness shall bring with him
2	to the deposition all original documents identified in Schedule "A" attached to this
3	notice.
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8	Dated: September 14, 2007 CONDON & FORSYTH LLP
9	Dated. September 11, 200
10	By: / wohll wan
11	FRANK A. SILANE
12	ROD D. MARGO SCOTT D. CUNNINGHAM
13	MARSHALL S. TURNER (pro hac vice)
14	Attorneys for Plaintiff ALL NIPPON AIRWAYS COMPANY, LTD.
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Los Angeles, California 90067-6010 Telephone: (310) 557-2030

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1901 Avenue of the Stars, Surte 850 Los Angeles, California 90067-6010

Telephone: (310) 557-2030

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#### SCHEDULE "A"

The term "documents" as used herein means writings of every kind and including correspondence, transcripts, summaries, notes, letters. character memoranda, opinions, reports, tabulations, statements, photographs, drawings, charts, graphs, models, information stored in or generated by computer programs, bulletins, books, schedules, compilations, lists, worksheets, records of any communications, conversations or conferences, telegrams, appointment books, calendars, diaries, audio or video tape recordings, manuals, ledgers and journals. It is requested that all such documents be brought with the deponent, whether or not the deponent or any party will claim that any such document is protected from discovery by the attorney/client privilege or work product rule. The use of the term "documents" includes the original of such writings and any copies which bear notations or information in addition to that contained in the original. A document is deemed to be in custody or control of the witness if such witness has a right to secure the document or a copy thereof from any person or any public or private entity having actual physical possession thereof.

- The entire contents of the deponent's file concerning the subject accident which took place on October 7, 2003 at San Francisco International Airport.
- 2. Any and all documents regarding the subject flight and accident and the investigation thereof.
- 3. The deponent's training and personnel records, including but not limited to documents pertaining to any accident or incident involving the deponent and any disciplinary action against the deponent.

# 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067-6010 Telephone: (310) 557-2030

CERTIFICATE OF SERVICE		
The undersigned certifies that a copy	of the foregoing PLAINTIFF ALL	
NIPPON AIRWAYS NOTICE OF	DEPOSITION OF EDWARD LO	
nailed this 14 day of September, 200	07, to:	
cott R. Torpey, Esq. affe, Raitt, Heuer & Weiss 777 Franklin Road, Suite 2500 bouthfield, MI 48034-8214 chone: (248) 727-1461 fax: (248) 351-3082	Attorneys for defendant	
effrey A. Worthe, Esq. Vorthe, Hanson & Worthe The Xerox Centre 851 East First Street, Ninth Floor Santa Ana, CA 92705	Attorneys for defendant	

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York.

Sworn to before me this 14th day of September, 2007

TINA M. ZOCCALI Notary Public, State of New York No. 01ZO6059025 Qualified in Rockland County Commission Expires May 21, 20

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Frank A. Silane (State Bar No.: 90940)
Rod D. Margo (State Bar No.: 97706)
     Scott D. Cunningham (State Bar No.: 200413) CONDON & FORSYTH LLP
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     1901 Avenue of the Stars, Suite 850
     Los Angeles, California 90067-6010
Telephone: (310) 557-2030
Facsimile: (310) 557-1299
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     Email: fsilane@condonlaw.com
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     Email: rmargo@condonlaw.com
     Email: scunningham@condonlaw.com
 6
 7
        -and-
     Marshall S. Turner (pro hac vice) CONDON & FORSYTH LLP
 Q.
     7 Times Square
     New York, NY 10036
Telephone: (212) 490-9100
Facsimile: (212) 370-4453
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     Email: mturner@condonlaw.com
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12
     Attorneys for Plaintiff
     ALL NÍPPON AIRWAYS COMPANY, LTD.
13
                           UNITED STATES DISTRICT COURT
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                         NORTHERN DISTRICT OF CALIFORNIA
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     ALL NIPPON AIRWAYS COMPANY. )
                                                   Case No. C07-03422 EDL
     LTD.,
17
                  Plaintiff,
                                                   NOTICE OF DEPOSITION
18
           VS.
19
     UNITED AIR LINES, INC.,
                  Defendant.
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21
           PLEASE TAKE NOTICE that Plaintiff, ALL NIPPON AIRWAYS
22
     COMPANY, LTD. (hereinafter referred to as "ANA"), will take the oral
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     deposition of John Rediger commencing on Thursday, December 13, 2007 at 10:00
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     a.m. and continuing from day to day until completed.
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           The above deposition will be taken before a court reporter authorized to
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     administer oaths in the State of California at Condon & Forsyth LLP, 1901 Avenue
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     of the Stars, Suite 850, Los Angeles, CA 90067.
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     NOTICE OF DEPOSITION
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Filed 11/09/2007

Page 12 of 23

CASE NO.: C07-03422 EDL

Case 3:07-cv-03422-EDL	Document 34-6	Filed 11/09/2007	Page 13 of 23
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Los Angeles, California 90067-6010 Telephone: (310) 557-2030

 PLEASE TAKE FURTHER NOTICE that the witness shall bring with him
to the deposition all original documents identified in Schedule "A" attached to this
notice.

Dated: September 14, 2007

CONDON & FORSYTH LLP

FRANK A. SILANE ROD D. MARGO SCOTT D. CUNNINGHAM

MARSHALL S. TURNER (pro hac vice)

Attorneys for Plaintiff ALL NIPPON AIRWAYS COMPANY, LTD.

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#### **CERTIFICATE OF SERVICE**

The undersigned certifies that a copy of the foregoing PLAINTIFF ALL

NIPPON AIRWAYS NOTICE OF DEPOSITION OF JOHN REDIGER was

mailed this 14 day of September, 2007, to:

Scott R. Torpey, Esq. Jaffe, Raitt, Heuer & Weiss 2777 Franklin Road, Suite 2500 Southfield, MI 48034-8214 Phone: (248) 727-1461 Fax: (248) 351-3082	Attorneys for defendant
Jeffrey A. Worthe, Esq. Worthe, Hanson & Worthe The Xerox Centre 1851 East First Street, Ninth Floor Santa Ana, CA 92705	Attorneys for defendant

in a properly addressed wrapper in an official depository under the exclusive care and custody of the United States Post Office Department within the State of New

York.

HEATHER L. NACKSON

Sworn to before me this 14th day of September, 2007

Notary Public

TINA M. ZOCCALI
Notary Public, State of New York
No. 01ZO6059025
Qualified in Rockland County
Commission Expires May 21, 20

Filed 11/09/2007

Page 16 of 23

Case 3:07-cv-03422-EDL Document 34-6

		Case 3:07-cv-03422-EDL	Document 34-6	Filed 11/09/2007	Page 17 of 23
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Los Angeles, California 90067-6010 Telephone: (310) 557-2030 PLEASE TAKE FURTHER NOTICE that the witness shall bring with him to the deposition all original documents identified in Schedule "A" attached to this notice.

Dated: September 14, 2007

CONDON & FORSYTH LLP

FRANK A. SILANE ROD D. MARGO

SCOTT D. CUNNINGHAM

MARSHALL S. TURNER (pro hac vice)

Attorneys for Plaintiff ALL NIPPON AIRWAYS COMPANY, LTD.

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#### **SCHEDULE "A"**

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#### **CERTIFICATE OF SERVICE**

The undersigned certifies that a copy of the foregoing PLAINTIFF ALL

NIPPON AIRWAYS NOTICE OF DEPOSITION OF BRAD POWELL was

mailed this 14 day of September, 2007, to:

Scott R. Torpey, Esq. Jaffe, Raitt, Heuer & Weiss 2777 Franklin Road, Suite 2500 Southfield, MI 48034-8214 Phone: (248) 727-1461 Fax: (248) 351-3082	Attorneys for defendant
Jeffrey A. Worthe, Esq. Worthe, Hanson & Worthe The Xerox Centre 1851 East First Street, Ninth Floor Santa Ana, CA 92705	Attorneys for defendant

in a properly addressed wrapper in an official depository under the exclusive care

and custody of the United States Post Office Department within the State of New

York.

HEATHER LACKSON

Sworn to before me this 14th day of September, 2007

Notary Public

TINA M. ZOCCALI
Notary Public, State of New York
No. 01ZO6059025
Qualified in Rockland County
Commission Expires May 21, 20

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Frank A. Silane (State Bar No.: 90940)
Rod D. Margo (State Bar No.: 97706)
  1
     Scott D. Cunningham (State Bar No.: 200413) CONDON & FORSYTH LLP
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     Email: fsilane@condonlaw.com
     Email: rmargo@condonlaw.com
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     Email: scunningham@condonlaw.com
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         -and-
     Marshall S. Turner (pro hac vice) CONDON & FORSYTH LLP
 8
     7 Times Square
New York, NY 10036
Telephone: (212) 490-9100
10
     Facsimile: (212) 370-4453
Email: mturner@condonlaw.com
11
     Attorneys for Plaintiff
12
     ALL NIPPON AIRWAYS COMPANY, LTD.
13
                            UNITED STATES DISTRICT COURT
14
15
                         NORTHERN DISTRICT OF CALIFORNIA
     ALL NIPPON AIRWAYS COMPANY, )
16
                                                    Case No. C07-03422 EDL
     LTD.,
17
                  Plaintiff,
                                                    NOTICE OF DEPOSITION
18
            VS.
     UNITED AIR LINES, INC.,
19
                  Defendant.
20
21
           PLEASE TAKE NOTICE that Plaintiff, ALL NIPPON AIRWAYS
22
     COMPANY, LTD. (hereinafter referred to as "ANA"), will take the oral
23
     deposition of Scott M. Russell commencing on Wednesday, December 19, 2007 at
24
     10:00 a.m. and continuing from day to day until completed.
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           The above deposition will be taken before a court reporter authorized to
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28
    NOTICE OF DEPOSITION
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Filed 11/09/2007

Page 20 of 23

Case 3:07-cv-03422-EDL Document 34-6

CASE NO.: C07-03422 EDL

PLEASE TAKE FURTHER NOTICE that the witness shall bring with him to the deposition all original documents identified in Schedule "A" attached to this notice.

Dated: September 14, 2007

CONDON & FORSYTH LLP.

PRANK A. SILANE ROD D. MARGO

SCOTT D. CUNNINGHAM

MARSHALL S. TURNER (pro hac vice)

Attorneys for Plaintiff ALL NIPPON AIRWAYS COMPANY, LTD.

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CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing PLAINTIFF ALL

NIPPON AIRWAYS NOTICE OF DEPOSITION OF SCOTT M. RUSSELL

was mailed this 14 day of September, 2007, to:

Scott R. Torpey, Esq. Jaffe, Raitt, Heuer & Weiss 2777 Franklin Road, Suite 2500 Southfield, MI 48034-8214 Phone: (248) 727-1461 Fax: (248) 351-3082	Attorneys for defendant
Jeffrey A. Worthe, Esq. Worthe, Hanson & Worthe The Xerox Centre 1851 East First Street, Ninth Floor Santa Ana, CA 92705	Attorneys for defendant

in a properly addressed wrapper in an official depository under the exclusive care

and custody of the United States Post Office Department within the State of New

York.

HEATHER L. JACKSO

Sworn to before me this 14th day of September, 2007

M'Ma M. Boccale Notary Public

TINA M. ZOCCALI
Notary Public, State of New York
No. 01ZO6059025
Qualified in Rockland County
Commission Expires May 21, 20

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